

Quid Novi

VOL. VIII NO.16

MCGILL UNIVERSITY FACULTY OF LAW
FACULTE DE DROIT DE L'UNIVERSITE MCGILL

February 1, 1988
le 1 février, 1988

A DEEP SENSE OF HURT

Phillip R. Pike

"A deep sense of hurt..." These are the words that Professor Irwin Cotler used to describe the pervasive sentiment of the peoples on both sides of the latest manifestation in the ongoing Arab-Israeli conflict. He was referring to the recent outbreak of violence in the Israeli occupied territories of Gaza and the West Bank. Cotler, who visited the occupied territories over the Christmas holidays, made his comments as part of a noon-hour talk in the Moot Court entitled, *Federalism and Human Rights in the Arab-Israeli Conflict*.

At the outset Cotler stated that the central theme of his talk would be the presentation of federalism as a possible option for resolving the Palestinian question. He cautioned that this suggestion was not new nor was it to be seen as a panacea or a quick-fix for what is an extremely complex situation. Indeed he emphasized that his main purpose in putting forward this proposal was to "inject a new dynamic into the conflict-solving process" thereby putting an end to what he described lamentably as "conflict observance".

Cotler began by setting forth several basic propositions which he felt were crucial in order to understand the nature of the Arab-Israeli conflict and the framework within which it unfolds. The first of these propositions was the notion that there can be no just solution to the Arab-Israeli conflict without a just settlement of the Palestinian question, a settlement that is morally and politically right.

Second there must be a realization that the Arab-Israeli conflict is fundamentally different from any other conflict in history. In other words, the conflict involves not merely questions of borders and resources but is rather an existential conflict where two belief systems are juxtaposed, each delegitimizing the other. There is, according to Cotler, an inability on the part of the Arab countries to accept the legitimacy of a Zionist state which has led to Israeli non-acceptance of Arab existence. The result is that each side feels hard done by; each has a deep feeling of grievance and angst, each sees itself as the victim.

Proposition three is the corollary of propositions one and two: there is an unbridgeable gap between the positions of even the most moderate elements on both sides, what Cotler calls the "doveist" positions. While the Israeli "doveists" would be willing to trade territory for peace, they would not be prepared to trade *all* of the territory thereby giving up their buffer zone. The most

moderate of Arabs, however, will not accept anything less than all the territory.

Against this background, Cotler then canvassed a few of the options which have been so far proposed before going on to outline his own federalist solution. He noted that all the options involved some degree of injustice. As a result, he added, when searching for a just disposition of the occupied territories the guide must be the principle of least injustice. The options he mentioned ranged from formal annexation of the occupied territories by Israel, to the creation of a democratic, secular Palestinian State.

Cotler's federalist proposal would see the states of Israel, Jordan and Palestine enter into a Confederation that would be somewhat similar to our Canadian Confederation. In effect the three states would be associated in much the same way as Canadian provinces; completely autonomous in certain areas and sharing power in others. Cotler

Cont'd on p. 3

QUOTES OF THE WEEK

Professor Birks on private patrons funding the arts:

"Egotism and wealth are the essential underpinnings of culture."

A somewhat exasperated H.P. Glenn in National Civil Procedure responding to a student's enquiry why a defendant might be denied a right to appeal against some plaintiffs and not against others in the same lawsuit,

"I didn't make the court system. It's not my fault"

ANNOUNCEMENTS

SKIT NITE NEWS FLASH

DAVID and ROBIN need the following:

1. Musicians and equipment;
2. The names and addresses of more potential donors (we know you didn't get in this joint without some influential relative or other string puller!);
3. Apprentices (as in interested in helping out next year too) for direction (as in skit) and production (as in lights and sound); AND
4. Ideas for the theme and for skits.

If you can help us with any of the above, PLEASE leave a message at the LSA office (musicians speak to Ken Aboud as soon as possible).

Everyone is commanded to keep an eye peeled for notice of the upcoming production meeting to be held this week.

THANK YOU

The L.S.A. would like to thank publically Linda Schacter and the Caucus Committee for their work organizing the Careers Day.

Professor de Mestral is seeking a student interested in public international law to work on a Canada Manpower grant, assisting him in preparing the Fifteenth Annual Congress Conference of the Canadian Council on International Law. The topic will be "Canada and Europe, A New Relationship". Familiarity with E.E.C. law and French and English would be an asset. Some work might have to be done in Ottawa. Please contact

Professor de Mestral at 398-6646.

L.S.A. BOOKSTORE / LIBRAIRIE L'A.E.D.

As of January 28th, 1988, NEW BUSINESS HOURS:

Monday: 11:00 - 1:00 p.m.

Thursday: 12:00 - 1:45 p.m.

A partir du 28 janvier 1988, LES NOUVEAUX

HEURES D'AFFAIRES seront:

lundi: 11h00 - 13h00

jeudi: 12h00 - 13h45

Con't on p

INVITATION

THE MEMBERS OF MARTINEAU WALKER CORDIALLY INVITE MCGILL LAW STUDENTS (2ND YEAR AND 3RD YEAR NATIONAL PROGRAM) TO AN OPEN HOUSE OF OUR MONTREAL OFFICE.

DATE: SATURDAY, FEBRUARY 6, 1988

PLACE: 34TH FLOOR-THE STOCK EXCHANGE TOWER VICTORIA SQUARE.

TIME: 11:00 A.M.

FOR INFORMATION, PLEASE CONTACT: MRS. MICHELLE BERTRAND
(514) 397-7652

LES MEMBRES DE MARINEAU WALKER ON LE PLAISIR D'INVITER LES ETUDIANTS EN DROIT DE L'UNIVERSITE MCGILL (2E ANNEE ET 3E ANNEE-PROGRAMME NATIONAL) A UNE VISITE DE NOTRE BUREAU DE MONTREAL.

DATE: SAMEDI, LE 6 FEVRIER 1988

ENDROIT: 34E ETAGE-LA TOUR DE BOURSE PLACE VICTORIA

HEURE: 11:00

POUR INFORMATION CONTACTEZ: MME MICHELLE BERTRAND
(514) 397-7652

CADED, CONNAISSEZ?

ary F. Bell
ce-président de droit civil

CADED est la Confédération des associations d'étudiants en droit civil. En novembre dernier avait lieu à l'Université Laval notre première réunion de l'année scolaire. Le samedi 16 janvier nous avons eu le plaisir de recevoir à McGill les délégations des facultés de droit des universités de Montréal, Sherbrooke, d'Ottawa, de l'université de Laval et du module de sciences juridiques de l'université du Québec à Montréal. La CADED fonctionne très bien cette année et la coopération entre les facultés de droit est remarquable sans précédent. Voici quelques uns des fruits de notre travail commun.

école du Barreau

Con'tenez-vous entendu parler du nouveau programme de l'école du Barreau?

Deep Sense...
ont'd from p.1

id that this federation, characterized by
ared rule and self rule, would set up a
nitation on the exercise of power, protect
minority rights and preserve respect for self-
termination.

he proposal has the advantage of being consistent with the Camp David Accord which recognizes the right of the Palestinian people to self-determination and, Cotler said, it is the only way to bridge the minimalist positions of both sides. In other words, it sits around the Israeli position which will not accept full withdrawal and the Jordan/Palestinian position which will accept nothing less.

Butler hopes, above all else, that proposals such as these, if they accomplish nothing else, will break the deadlock, open up dialogues and generate new and creative ideas to deal with very old problems. He hopes to respond to the deep sense of hurt by providing a sense of hope.

Il y a quelques années, l'Office des professions décidait que les écoles de formation professionnelle ne seraient plus autorisées à ressasser à leurs étudiants la matière déjà étudiée à l'université. L'école du barreau devait se réorienter (se recycler, diraient certains).

Il fut décidé d'enseigner aux étudiants les habilités utiles à l'avocat dans sa pratique quotidienne: rédaction de documents, technique de plaidoirie, administration d'une étude légale etc. Le choix semble logique, le tout est très beau sur papier et personne à l'époque ne semble trop s'y opposer en principe. Du reste, a-t-on vraiment la choix, si l'on tient absolument à ce qu'il y ait une école du Barreau ?

L'an dernier (86-87), un programme-pilote est mis sur pied et le nouveau programme est mis à l'essai sur un groupe d'étudiants. Ce n'est que cette année que le nouveau programme devient obligatoire pour l'ensemble des étudiants du Québec.

Les étudiants de l'école du Barreau ont de nombreux griefs contre le nouveau programme. Plusieurs griefs sont liés à la mise en place du programme (méthodes de correction inappropriées, examens sans lien avec la matière étudiée, demande d'examens supplémentaires à des prix raisonnables pour les étudiants ayant échoué). Des solutions peuvent être rapidement apportées à ces problèmes.

D'autres griefs sont plus fondamentaux. Il semble entre autre que plusieurs étudiants ont l'impression de payer une fortune (au-delà de 1000 \$) pour se faire seriner des

Announcements

Cont'd from p.2

TALMUD CLASS

*Every Tuesday, 1:00 p.m., Room 202
Taught by former student Greg Bordan
Everyone is welcome; no background is
needed*

lapalissades. On leur apprend l'utilisation du point en fin de phrase et la nécessité d'être poli avec les clients. Les amateurs de droit comparé ne sont pas laissés pour compte: les étudiants font une étude comparée très détaillée des divers photocopieurs disponibles sur le marché! Et pas moyen de s'en sortir car l'étudiant doit être présent à au moins 80% de ses classes.

Certains se demandent s'il est bon d'enseigner la pratique ou s'il ne serait pas mieux de superviser le stage et ne donner que quelques cours d'appoint. S'il faut absolument maintenir l'école du Barreau (et rien n'est absolu en ce monde), ne serait-il pas possible de faire le tout en deux ou trois mois puisqu'il semble ne pas y avoir suffisamment de matière pour justifier la durée actuelle?

La CADED a formé un comité qui étudie la situation. Nous entendons faire pression afin d'améliorer l'école du Barreau et de faire en sorte que nous n'y perdions pas notre temps. Nous vous tiendrons informés des renseignements obtenus et des démarches entreprises. Il est possible que nous ayons bientôt besoin de votre appui. Toute personne intéressée par ce dossier peut entrer en contact avec moi. J'apprécierais que vous me fassiez part de votre opinion.

Stages et emplois d'été

Vous désirez faire une demande d'emploi d'été ou une demande de stage. Où trouverez-vous des renseignements sur les

Cont'd on p.4

FOURTH YEAR BANQUET

All students interested in helping with the organization of the Banquet to be held at the end of the semester: Meetings will be held every Thursday at 1:00 p.m. in the L.S.A.

Quid Novi is published weekly by students at the Faculty of Law of McGill University, 3644 Peel Street, Montreal, H3A 1W9. Production is made possible by support of the Dean's office and by direct funding from the students. Opinions expressed are those of the author only. Contributions are published at the discretion of the editor and must indicate author or origin.

Editor-in-Chief Joani
Rédactrice-en-chef Tannenbaum

Associate Editor Normand
Rédacteur adjoint Perreault

English Editor Brad
Rédacteur anglais Condon

French Editor Jeanne
Rédactrice française Cadorette

Production Manager Ron
Directeur de gestion Lauenstein

Staff/ Membres

Terry Pether
Phillip Pike
Teresa Scassa
Mark Segal
Dan Urbas
Steve Woodman
David Wallbridge

Quid Novi est une publication hebdomadaire assurée par les étudiants de la faculté de droit de l'université McGill, 3644 rue Peel, Montréal, H3A 1W9. La publication est rendue possible grâce à l'appui du bureau du doyen, ainsi que par le financement individuel des étudiants. Les opinions exprimées sont propres à l'auteur. Toute contribution n'est publiée qu'à la discrétion du comité de rédaction et doit indiquer l'auteur où son origine.

CADED...

Cont'd from p.3

études légales et les divers employeurs? À qui et quand adresser votre lettre? Est-il déjà trop tard pour cet été ou certains bureaux engagent-ils en mars? Quelles sont les études ayant une pratique en droit de l'immigration? Combien d'années faudra-t-il avant qu'on vous offre de joindre la société?

La CADED voudrait mettre sur pied une banque de données permanente sur l'emploi légal. Peter Hoffman de McGill a proposé un projet en ce sens qui fut accepté lors de notre dernière réunion. Cette banque de données faciliterait la quête d'un emploi au Québec. Un questionnaire serait envoyé à tous les employeurs légaux du Québec et les renseignements seraient mis à jour annuellement. Le tout étant sur ordinateur, l'étudiant pourrait par exemple demander la liste des études de plus de 10 avocats pratiquant en droit du travail dans la ville de Québec. Il saurait alors à qui s'adresser.

Le comité formé pour mettre le projet en branle doit d'abord trouver les fonds nécessaires. Nous ferons des demandes auprès des gouvernements, du Barreau, de la Chambre des notaires et des facultés de droit. Nous espérons que la banque de données sera disponible le plus tôt possible. Toute personne intéressée à collaborer au projet peut entrer en contact avec moi. J'apprécierais que vous me fassiez part de vos commentaires.

Le comité sur l'emploi a aussi un projet à plus long terme: faire le ménage dans le recrutement des étudiants et stagiaires par les études et autres employeurs. On voudrait que, comme en Ontario, les études coordonnent leurs démarches. Ainsi les étudiants sauraient quand poser leur candidature. Les entrevues auraient lieu dans une seule et même semaine. Les offres d'emploi seraient toutes faites à une même date ce qui permettrait à l'étudiant de choisir, plutôt que d'avoir à accepter la première offre, faute d'avoir reçu des nouvelles d'une autre étude.

Jeux-ridiques («Law Games»)

Lors de notre réunion de novembre, il fut décidé de mettre en commun notre pouvoir

d'achat afin d'obtenir un meilleur tarif sur le train qui nous mènera à Windsor. Au lieu d'un avantage d'une telle démarche: nous aurons la joie de commencer le party sur le «train de Québec» avec nos collègues de Québec, Sherbrooke et Montréal. Ottawa nous rejoindra à Toronto. Une bonne façon de pratiquer son français afin de faire face à la nouvelle Ontario bilingue!

A Windsor, nous appuierons la candidature de l'Université Laval pour les jeux-ridiques de 1989. Laval est fin prête à nous recevoir les équipements sportifs et les hôtels sont réservés et une grande brasserie a accepté de parrainer le tout.

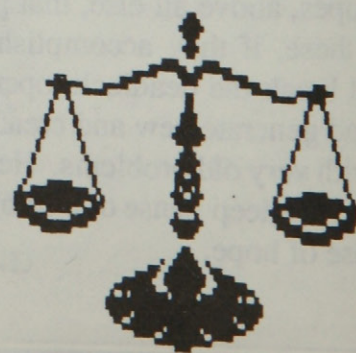
Accès gratuit à Soquij

Vous n'êtes pas sans savoir que les étudiants en droit ont accès gratuitement à la plupart des banques des données de QL (Quick Law). Mais pour les étudiants de droit civil, c'est Soquij (Société québécoise d'information juridique) qui offre les banques de données les plus utiles.

Aussi la CADED a-t-elle confié à John Godber de McGill le mandat d'entreprendre des négociations avec Soquij afin d'obtenir l'accès gratuit à ses banques de données pour les étudiants des facultés du Québec. Soquij a accepté le principe de la gratuité et a même offert des lignes directes et des terminaux d'ordinateur. Il ne nous reste plus qu'à convaincre le ministère de la justice de nous donner l'accès gratuit à son ordinateur central utilisé par Soquij. Le ministre actuel étant professeur à l'université de Montréal, nous espérons n'avoir pas trop de difficultés à le convaincre.

* * *

En terminant, j'aimerais remercier tous ceux qui nous ont aidé lors de la réunion à McGill. Je tiens en particulier à remercier le doyen d'avoir offert un vin et fromage aux participants et d'avoir pris le temps de nous rencontrer.



STAYING STACKED

Have you ever assembled research materials at your desk in the library only to have them removed by an apparently illiterate shelver who disregards your "please do not remove" notice?

Effective immediately, undergraduate students writing term essays may request from Carlos Rojas, Stack Supervisor, one of thirty-five desks on the third floor of the library. Students will be permitted to sign circulating materials and place them "on hold" on their desks for two weeks. Shelves will not reshelve these materials until the due date expires. Students may not, however, place on hold primary materials: law reports, journals, statutes, rare books, looseleaf volumes or reference works. Volumes not placed on hold and primary material will be moved and reshelfed daily.

The new system is designed to permit researchers to keep books at a fixed place, while also providing other library users with a simple way of tracking down books.

Books placed on hold must be checked out in the ordinary way. A blue hold slip placed in each book indicates to the shelvers that the volume must not be removed. Books are not resensitized so that they cannot be removed from the library.

Students unable to find a book on the shelves may check at the circulation desk to see if the volume has been checked out of the library or checked out internally to one of the third floor desks.

Although at first glance awkward, the new system should reduce a great deal of chaos, and should facilitate research work as well as improve the tracking of books used within the library for extended periods. The system has been used at MacLennan library for a number of years and has worked very well. Whether the system works properly in the law library ultimately depends upon the cooperation of law library users.

ÉCHANGE DROIT CIVIL - COMMON LAW EXCHANGE

By Terry Pether

FEBRUARY 5 is the deadline for your application to the Civil Law/Common Law Exchange Program. For fifteen years, the Department of Justice Canada has offered two academic sessions (this year from May 16 to July 22, 1988) to introduce students from each of our two legal traditions to the other system, those from civil law faculties to the common law and those from common law faculties to the civil law.

Now, you may be asking yourself, as a student of the National Program, why you would bother to apply to this program. Admittedly, the program used to involve separating and sending common law students to Sherbrooke while civil law students went to Dalhousie at Halifax, each group to study some pretty basic courses in the legal system opposite to that from which they came. But as a result of a report prepared for the Department of Justice by Professor H.P. Glenn, along with Professor Bruce Archibald of Dalhousie, both of whom have lectured as part of the exchange program, certain problems have been addressed. Professor Glenn stresses that the program is now

every bit as attractive to McGill law students as it is to law students from other universities.

This summer, the program will integrate students from both legal traditions for more challenging courses in a truly comparative exercise, not just legally, but politically, culturally and linguistically as well. Indeed, there is more to these sessions than law. There will be theatre-going, historical outings and meetings with politicians, lawyers and judges. One sessions will be in Sherbrooke, Quebec, the other in Halifax, Nova Scotia. And there's more: all expenses are paid and enrollees are eligible for scholarships. Furthermore, McGill will grant two (2) credits to those students who complete the program.

Easy to complete application booklets offer more details and are available at S.A.O. And you can see Professor H.P. Glenn for further information.

*Be reminded again of the
DEADLINE
FEBRUARY 5, 1988*

CIVIL SEMI-OBLIGS REDUCTION

The semi-obligatory civil law credits requirement for those students who entered the Faculty in 1984 and 1985 has been reduced from thirteen (13) to twelve (12) credits. The reduction, approved by Faculty Council late last term, is in response to splitting the *Special Contracts* course (originally four (4) credits) into two three (3) credit courses. In the event that both course are taken, only one qualifies as a semi-obligatory.

PLEA FOR VOLUNTEERS

Dear "Learned Colleagues":

Have you ever wondered what it is like to be on live radio? Do you feel you have some particularly interesting legal knowledge to share with the rest of the world, and impressing your mother just does not seem to be sufficiently satisfying?

The Legal Aid Clinic has just the program for you. Each week the Clinic has 30 minutes of live radio time to fill up with the McGill FM station. Here is how it works: You choose any legally related topic. This topic can be practically anything, be it "everyday law", or a topic of present controversy in the news. The next step, of course, involves doing a little homework, that is, deciding exactly what you want to say and verifying your information. After the work is done, the fun begins: Prepare a list of questions that the commentator will ask you on the air about your topic. John Relton, of the Law Faculty, fills in this position. On Thursday (the day we are on the air) you meet with John to give him your questions. While you are on the air John will ask you the questions, and you will impress a live audience with your new-found expertise. The radio program has been in operation since September.

Examples of topics include: rental law, consumer law, or even the legal controversies surrounding the AIDS victims. Remember, nobody is an expert! No new questions will be thrown at you. You can choose to be on for 15 minutes, or for the full 30 minutes.

Last semester it was very difficult to obtain volunteers, so please do not dismiss this "golden opportunity" lightly. Sign up in the pit; there is a sign-up sheet pinned up on the Legal Aid bulletin board (by the elevator where the Clinic schedule is posted.), or contact Dianne George or John Relton

Thank-you and have fun!!!

The Directors

PARTY...PARTY... PARTY!!!

In the not so distant future the Common Room will reverberate to the sounds of summer. The Grad Committee will host this Faculty's first BEACH PARTY! Sorry, no sand - but lots of dancing should YOU decide to help. The BEACH PARTY aims to raise funds to subsidize the Grad Banquet. Thus an economy version of a party is necessary. Hence no D.J. to help us make the dance tapes. We need music. If you have L.P.s or cassettes we could copy, please contact Norbert at 286-1684. You could conceivably dance to some of your own music!

* * *

LADIES AND GENTLEMEN OF THIS FACULTY! Thank you so much for your continued and enthusiastic support of the HAPPY HOUSE COFFEE HOUR. The

success of this recurrent respite from institutionalized boredom is evidenced by the increasing financial rewards which the S Committee gleefully witnesses each year. Naturally these funds accrue for your eternal benefit.

A caveat: the administration has warned that this Thursday's sybaritism will be promptly curtailed should any damage to the new and reupholstered furniture that will find its way into our little pleasure dome (in the near future) be noticed by the eagle-eyed ones above. Please, I beg you! Don't carelessly bring about the end of the only thing that has given my life here some meaning. BE CAREFUL OUT THERE!

Norbert Haensel
Social Coordinator

AMBASSADOR LEWIS TO VISIT CHANCELLOR DAY

The McGill Law Journal invites you to the McGill Law Journal 4th Annual Lecture on Wednesday, February 10, at 7:30 p.m., in the Moot Court.

Ambassador Stephen Lewis, LL.D. (McGill) will speak on "Contemporary Issues in International Law" as they relate to Canada's foreign policy. Before his appointment as ambassador to the United Nations, Mr. Lewis was a noted radio and television commentator, a prominent labour relations arbitrator, and leader of the Ontario N.D.P.

La Revue de droit de McGill a le plaisir de vous inviter à la quatrième Conférence annuelle de la Revue de droit de McGill le mercredi 10 février à 19h30 dans le Moot Court.

Monsieur l'ambassadeur Stephen Lewis, LL.D. (McGill) nous entretiendra des «Questions d'actualité en droit international dans l'optique de la politique étrangère canadienne». Avant sa nomination à titre d'ambassadeur du Canada aux Nations-Unies, M. Lewis fut un commentateur de radio-télévision chevronné, un arbitre respecté dans le milieu du travail et le chef du Nouveau Parti Démocratique de l'Ontario.

Romance of a Law Student (1901)

he other day while perusing through a
ed-bookstore, I came upon an issue of
ld McGill from 1901. In it was a poem
titled "Romance of a Law Student",
one D.S.M. I share it with you.

ari Moidel B.C.L.IV

eft the civic hum to rest a spell
field and wood, my mind and health
set
quitam actions, hypothec, enquete,
r what they mean none can exactly tell.
ound a place unmarred by Quarter Ses-
on,
ere wood and water meet in dreamful
se,
ere nature's beauties all conspire to
ase,
t found the girl in shirt-waist in posses-
n.

first I thought of action possessoire;
e next day we approached conciliation;
d then what with her charms and incanta-
n,
e fourth my actions all were petitoire.

thought my case was making expedition;
/ pleadings were most graciously permit-
;
hen every allegation seemed admitted,
r father came and filed an opposition.

made a seizure in revendication;
d contrary to British law or right,
self-appointed guardian, day and night
ed language quite unfit for publication.

nce at his court I had familiar grown,
sked the case be tried before Judge Cupid.
it they, some papas are so very stupid,
cused the judge and left for parts un-
own.

! why should fate of our best joys deprive
there no mercy with her justice blent?
e left a little missive ere she went
ll give my heart by will, not *inter vivos*."

COLLECTIVE THANKS: CHRISTMAS FOOD HAMPER

By Garth Wallbridge

The annual collection of food for Montreal's needy during the holiday season had a dual strategy at the law faculty this past December.

Several boxes of canned foods and dry goods which had been donated by staff and students were delivered to Sun Youth by Cheryl Buckley and her friends.

In an attempt to overcome the difficulties many of us have in remembering to bring something to donate, a cash collection was undertaken. The total amount collected was two hundred and twenty dollars.

Initially the plan was to purchase food at a wholesale price through Campbell's Soups. Regrettably, after five phone calls to Toronto the details could still not be finalized. Consequently the full amount of the cash was donated to Sun Youth.

THE CUTTING E D G E

This is the product of a "creative" mind at work while trying to master the new Macintosh computers in the library. The young lady who produced it has no idea that it was picked up.

Dear John,

You are not a nice guy, but don't get me wrong. The passion that we shared is dead like a doornail. I've discovered Mac the knife. He really cuts me. Now, I've realized what a bore/boor/boar you really are. I'd rather be cut than bored in all the aforementioned sense of the word to wit: bored/boored/boared.

All those who donated are to be complimented for supporting such a worthwhile cause. We must all accept some degree of responsibility for those in society who are in need. Thank you.

Speaker's Corner

Women and the Law

Wednesday, February 3, 12 noon, Room 202

Robin Skye of the Kahnawake Justice System, "Mediation: Discussion of Aboriginal Territory"

Wednesday, February 10, 12 noon, Room 202

Me Isabel Schurman of Lapointe, Schachler, "Women in the Legal Profession" series. Criminal Law.

Wednesday, February 17, 12 noon, Room 203

Me Miriam Grassby, "Women in the Legal Profession" series. Setting up an all-women law firm.

* * *

McGill Law and Policy Workshop

All workshops will be held at 12 noon in Room 202.

February 5

David Stevens, "Principles of Restitution"

February 12

[Free Trade Conference]

February 19

Guy Rocher, Université de Montréal, "Pour une sociologie des ordres juridiques"

CAPTION CONTEST #3

1. "Heenan passed the WHOLE class!"

2. "Irwin "Steven Scott" Cotler's constitutional marks aren't posted yet."

(Anonymous)

"Whad'ya mean I was registered in Buckley's Comm Trans?"

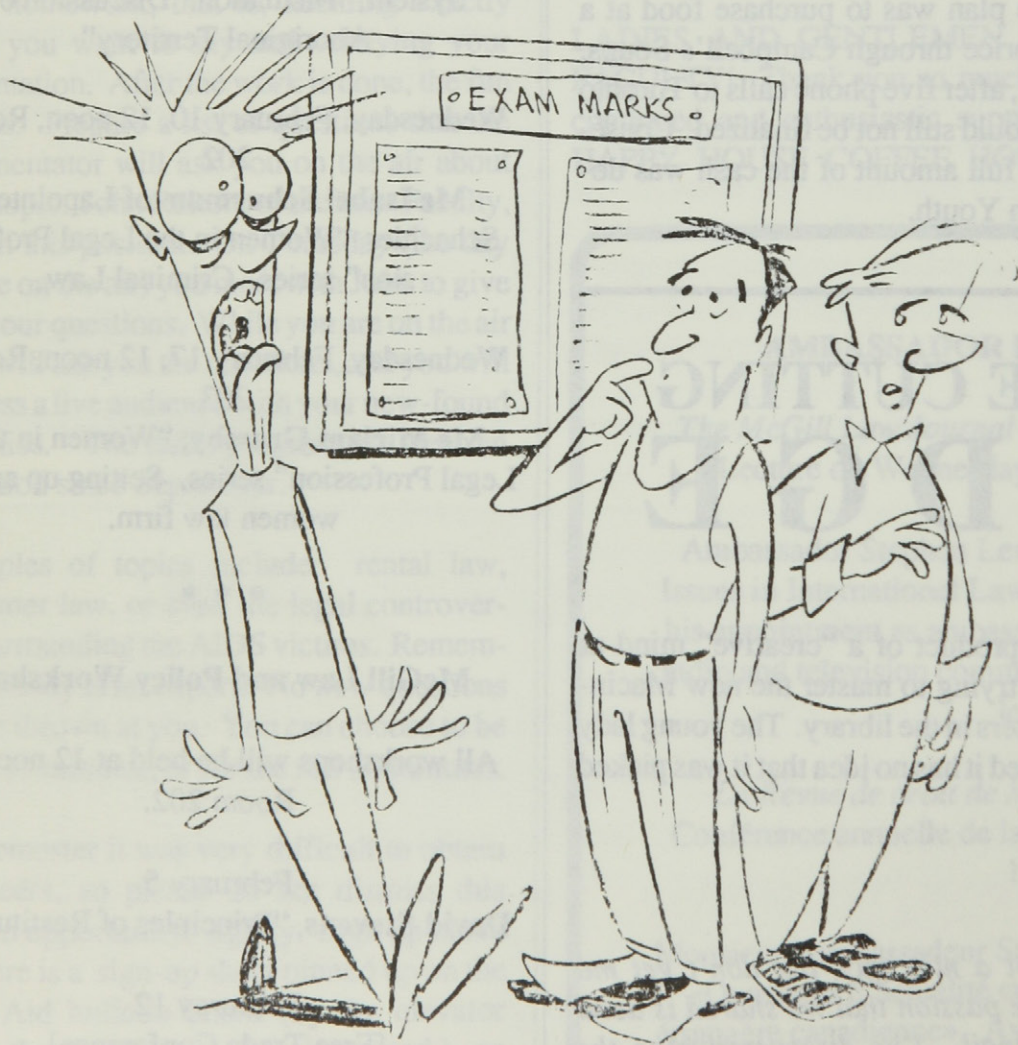
(Shari Moidel U4)

1. "He's been leaning against the wall like that since last May."

2. "He's getting psyched up to look at his marks."

(George Locke B.C.L. I)

"Amazing, eh! He just got an A for regurgitating a combination of his undergrad exam in Shakespeare, Political Theory, and His-



"I guess he'll be doing the 4th year after all."
(Bob Higgins LL.B. III)

tory of the World from Plato to Nato on Grey's *Judicial Review of Administrative Action* exam. And he realizes he doesn't know the difference between *mandamus* and *quo warranto*!"

(Rod Garson B.C.L. IV)

"Did he flunk his exams?"

"No, he's always like that, so he can relax at exam time."

(Harold the Bookie)

"....probably a first year student!"

(S.A.O.)

"Jeeze, he must really have bombed exams!"

"Naw, nothing less than a B+, but he thought he'd flunked out so he joined the army. Basic training starts Thursday."

(Scot Diamond)

UN MOMENT

D.A. Wallbridge

Entre

l'éclair

et

le tonnerre

Tombe

le silence,

l'espace
d'une séquence

Douce et melodique

Attendant

le crescendo...